Case 2:07-cv-02249-PS Document 64 Filed 05/12/08 Page 1 of 25 PageID: 1348 Peter J. Kurshan (PK-6946) 1 CHASE KURSHAN HERZFELD & RUBIN, LLC 354 Eisenhower Parkway, Suite 1100 3 Livingston, New Jersey 07039-1022 (973) 535-8840 4 5 Daniel V. Gsovski, Esq. (dg4413) HERZFELD & RUBIN, P.C. 6 40 Wall Street 7 New York, New York 10005 (212) 471-8500 8 9 Attorneys for Defendant VOLKSWAGEN GROUP OF AMERICA, INC. 10 d/b/a Audi of America, Inc., sued herein under its former name Volkswagen of 11 America, Inc. 12 UNITED STATES DISTRICT COURT 13 **DISTRICT OF NEW JERSEY** JOHN M. DEWEY, PATRICK CIVIL ACTION NO. 07-2249 (FSH-14 DEMARTINO, PATRICIA ROMEO, PS) 15 GERALDINE STIEN and REBECCA NADEAU, On Behalf of Themselves and 16 All Others Similarly Situated,) ANSWER AND AFFIRMATIVE 17 Plaintiffs. **DEFENSES OF DEFENDANT VOLKSWAGEN GROUP OF** V. 18 **VOLKSWAGEN** AMERICA, INC. 19 AKTIENGESELLSCHAFT, (d/b/a Audi of America, Inc., sued herein VOLKSWAGEN BETEILIGUNGS under its former name Volkswagen of 20 GESELLSCHAFT M.B.H., America, Inc.) 21 VOLKSWAGEN OF AMERICA, INC., AUDI AG, VOLKSWAGEN OF 22 AMERICA, INC. d/b/a AUDI OF 23

AMERICA, INC., and VOLKSWAGEN

Defendants.

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> ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT VOLKSWAGEN GROUP OF AMERICA, INC. 07-2249 (FSH-PS)

Defendant Volkswagen Group of America, Inc., d/b/a Audi of America, Inc., sued herein under its former name Volkswagen of America, Inc. (hereinafter "VWGoA") hereby answers the Second Amended Class Action Complaint (the "Complaint") as follows:

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- 1. Answering the first unnumbered paragraph and numbered paragraph 1 of the Second Amended Class Action Complaint ("Complaint") VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 2. Answering paragraph 2 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 3. Answering paragraph 3 of the Complaint, VWGoA denies the allegations thereof.
- 4. Answering paragraph 4 of the Complaint, VWGoA states that this paragraph calls for no responsive pleading. Insofar as this paragraph may state allegations requiring a responsive pleading, such allegations are denied.
- 5. Answering paragraph 5 of the Complaint, VWGoA denies the allegations contained therein
- 6. Answering paragraph 6 of the Complaint, VWGoA denies the allegations thereof.
- 7. Answering paragraph 7 of the Complaint, VWGoA denies the allegations thereof.
- 8. Answering paragraph 8 of the Complaint, VWGoA denies the allegations thereof.

- 9. Answering paragraph 9 of the Complaint, VWGoA denies the allegations thereof.
- 10. Answering paragraph 10 of the Complaint, VWGoA denies the allegations thereof.
- 11. Answering paragraph 11 of the Complaint, VWGoA denies the allegations thereof.
- 12. Answering paragraph 12 of the Complaint, VWGoA denies the allegations thereof.
- 13. Answering paragraph 13 of the Complaint, VWGoA denies the allegations thereof.
- 14. Answering paragraph 14 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 15. Answering paragraph 15 of the Complaint, VWGoA does not dispute that this Court has jurisdiction over the subject matter of this litigation and, except as expressly so admitted, states that the allegations of paragraph 15 state legal conclusions to which no response is required. To the extent that a response to such allegations is required, VWGoA denies such allegations of this paragraph.

16. Answering paragraph 16 of the Complaint, VWGoA waives objection to venue in this District, which renders the remaining allegations of paragraph 16 moot so as not to require a responsive pleading. To the extent that such allegations may call for any response, they are denied.

17. Answering paragraph 17 of the Complaint, VWGoA states that this paragraph is redundant in substance of paragraph 16 and repeats and incorporates by

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reference its response to paragraph 16 with full force and effect as if fully set forth herein.

- 18. Answering paragraph 18 of the Complaint, VWGoA lacks knowledge or information sufficient to form a belief as to these allegations, which, therefore, stand denied.
- 19. Answering paragraph 19 of the Complaint, VWGoA lacks knowledge or information sufficient to form a belief as to these allegations, which, therefore, stand denied.
- 20. Answering paragraph 20 of the Complaint, VWGoA denies the allegations thereof.
- 21. Answering paragraph 21 of the Complaint, VWGoA lacks knowledge or information sufficient to form a belief as to the allegations of this paragraph, which, therefore, stand denied, with the exception of any allegation, express or implied of design defects or causation, which are denied.
- 22. Answering paragraph 22 of the Complaint, VWGoA lacks knowledge or information sufficient to form a belief as to these allegations, which, therefore, stand denied.
- 23. Answering paragraph 23 of the Complaint, VWGoA lacks knowledge or information sufficient to form a belief as to these allegations, which, therefore, stand denied.
- 24. Answering paragraph 24 of the Complaint, VWGoA lacks knowledge or information sufficient to form a belief as to these allegations, which, therefore, stand denied, except as to any allegations of design defect or causation, which are denied.
- 25. Answering paragraph 25 of the Complaint, VWGoA denies the allegations thereof.

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- 26. Plaintiffs have voluntarily dismissed the claims of plaintiff Stein. As a result no response is required to paragraph 26 of the Complaint, which has become moot. Insofar as any response may be required to the allegations of this paragraph, they are denied.
- 27. Plaintiffs have voluntarily dismissed the claims of plaintiff Stein. As a result no response is required to paragraph 27 of the Complaint, which has become moot. Insofar as any response may be required to the allegations of this paragraph, they are denied.
- 28. Plaintiffs have voluntarily dismissed the claims of plaintiff Stein. Accordingly, no response is required to paragraph 28 of the Complaint, which has become moot. Insofar as any response may be required to the allegations of this paragraph, they are denied.
- 29. Plaintiffs have voluntarily dismissed the claims of plaintiff Nadeau. Accordingly, no response is required to paragraph 29 of the Complaint, which has become moot. Insofar as any response may be required to the allegations of this paragraph, they are denied.
- 30. Plaintiffs have voluntarily dismissed the claims of plaintiff Nadeau. Accordingly, no response is required to paragraph 30 of the Complaint, which has become moot. Insofar as any response may be required to the allegations of this paragraph, they are denied.
- 31. Plaintiffs have voluntarily dismissed the claims of plaintiff Nadeau. Accordingly, no response is required to paragraph 31 of the Complaint, which has become moot. Insofar as any response may be required to the allegations of this paragraph, they are denied.

- 32. Answering paragraph 32 of the Complaint, VWGoA states that the allegations of this paragraph require no response from it, in light of the fact that VWAG is also a named defendant herein and respectfully adopts and incorporates by reference the response of VWAG to this paragraph, with full force and effect as if fully set forth herein.
- 33. Answering paragraph 33 of the Complaint, VWGoA denies the allegations thereof.
- 34. Answering paragraph 34 of the Complaint, VWGoA admits that it is a New Jersey corporation, 100% of the common stock of which is owned by Volkswagen AG, and that VWGoA is the exclusive authorized importer and distributor of Volkswagen and Audi brand vehicles in the U.S., and, except as expressly so admitted, denies the allegations thereof.
- 35. Answering paragraph 35 of the Complaint, VWGoA states that the allegations of this paragraph require no response from it, in light of the fact that Audi AG is also a named defendant herein and respectfully adopts and incorporates by reference the response of VWAG to this paragraph, with full force and effect as if fully set forth herein. To the extent that paragraph 35 may require any response, VWGoA lacks knowledge sufficient to form a belief as to such allegations, which stand denied.
- 36. Answering paragraph 36 of the Complaint, VWGoA states that "Audi of America, Inc." is an unincorporated division of VWGoA and otherwise incorporates by reference and repeats, with full force and effect as if fully stated herein, its response to paragraph 34.
- 37. Answering paragraph 37 of the Complaint, VWGoA states that the allegations of this paragraph require no response from it, in light of the fact that VWM

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is also a named defendant herein and respectfully adopts and incorporates by reference the response of VWM to this paragraph, when, as and if served, with full force and effect as if fully set forth herein. To the extent that paragraph 37 may require any response, VWGoA lacks knowledge sufficient to form a belief as to such allegations, which stand denied.

- 38. Answering paragraph 38 of the Complaint, VWGoA states that only the second sentence of such paragraph requires any response and denies such allegations. To the extent that plaintiffs' attempted collective definition of all named Defendants as a single entity or actor is intended to attribute any action by one to any of the others, such allegations or attributions, express or implied, are denied, regardless of where they may appear in the Complaint.
- 39. Answering paragraph 39 of the Complaint, VWGoA denies the allegations thereof.
- 40. Answering paragraph 40 of the Complaint, VWGoA denies the allegations thereof.
- 41. Answering paragraph 41 of the Complaint, VWGoA denies the allegations thereof.
- 42. Answering paragraph 42 of the Complaint, VWGoA denies the allegations thereof.
- 43. Answering paragraph 43 of the Complaint, VWGoA denies the allegations thereof.
- 44. Answering paragraph 44 of the Complaint, VWGoA denies the allegations thereof.
- 45. Answering paragraph 45 of the Complaint, VWGoA denies the allegations thereof.

- 46. Answering paragraph 46 of the Complaint, VWGoA denies the allegations thereof.
- 47. Answering paragraph 47 of the Complaint, VWGoA denies the allegations thereof.
- 48. Answering paragraph 48 of the Complaint, VWGoA denies the allegations thereof.
- 49. Answering paragraph 49 of the Complaint, VWGoA denies the allegations thereof.
- 50. Answering paragraph 50 of the Complaint, VWGoA denies the allegations thereof.
- 51. Answering paragraph 51 of the Complaint, VWGoA denies the allegations thereof.
- 52. Answering paragraph 52 of the Complaint, VWGoA denies the allegations thereof.
- 53. Answering paragraph 53 of the Complaint, VWGoA denies the allegations thereof.
- 54. Answering paragraph 54 of the Complaint, VWGoA denies the allegations thereof.
- 55. Answering paragraph 55 of the Complaint, VWGoA denies the allegations thereof.
- 56. Answering paragraph 56 of the Complaint, VWGoA denies the allegations thereof.
- 57. Answering paragraph 57 of the Complaint, VWGoA denies the allegations thereof.

- 58. Answering paragraph 58 of the Complaint, VWGoA denies the allegations thereof.
- 59. Answering paragraph 59 of the Complaint, VWGoA denies the allegations thereof.
- 60. Answering paragraph 60 of the Complaint, VWGoA denies the allegations thereof.
- 61. Answering paragraph 61 of the Complaint, VWGoA denies the allegations thereof.
- 62. Answering paragraph 62 of the Complaint, VWGoA denies the allegations thereof.
- 63. Answering paragraph 63 of the Complaint, VWGoA denies the allegations thereof.
- 64. Answering paragraph 64 of the Complaint, VWGoA denies the allegations thereof.
- 65. Answering paragraph 65 of the Complaint, VWGoA denies the allegations thereof.
- 66. Answering paragraph 66 of the Complaint, VWGoA denies the allegations thereof.
- 67. Answering paragraph 67 of the Complaint, VWGoA denies the allegations thereof.
- 68. Answering paragraph 68 of the Complaint, VWGoA incorporates by reference its responses to paragraphs 1 through 67 of the Complaint as if fully set forth herein.

- 69. Answering paragraph 69 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 70. Answering paragraph 70 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 71. Answering paragraph 71 of the Complaint, VWGoA denies the allegations thereof.
- 72. Answering paragraph 72 of the Complaint, VWGoA denies the allegations thereof.
- 73. Answering paragraph 73 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 74. Answering paragraph 74 of the Complaint, VWGoA denies the allegations thereof.
- 75. Answering paragraph 75 of the Complaint, VWGoA denies the allegations thereof.
- 76. Answering paragraph 76 of the Complaint, VWGoA denies the allegations thereof.
- 77. Answering paragraph 77 of the Complaint, VWGoA denies the allegations thereof.
- 78. Answering paragraph 78 of the Complaint, VWGoA incorporates by reference its responses to paragraphs 1 through 77 of the Complaint as if fully set forth herein.

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ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT

VOLKSWAGEN GROUP OF AMERICA, INC.

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- 96. Answering paragraph 96 of the Complaint, VWGoA incorporates by reference its responses to paragraphs 1 through 95 of the Complaint as if fully set forth herein.
- 97. Answering paragraph 97 of the Complaint, VWGoA denies the allegations thereof.
- 98. Answering paragraph 98 of the Complaint, VWGoA denies the allegations thereof.
- 99. Answering paragraph 99 of the Complaint, VWGoA denies the allegations thereof.
- 100. Answering paragraph 100 of the Complaint, VWGoA denies the allegations thereof.
- 101. Answering paragraph 101 of the Complaint, VWGoA denies the allegations thereof.
- 102. Answering paragraph 102 of the Complaint, VWGoA denies the allegations thereof.
- 103. Answering paragraph 103 of the Complaint, VWGoA incorporates by reference its responses to paragraphs 1 through 102 of the Complaint as if fully set forth herein.
- 104. Answering paragraph 104 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.
- 105. Answering paragraph 105 of the Complaint, VWGoA responds that these allegations state legal conclusions to which no response is required. To the extent any response may be required, the allegations of this paragraph are denied.

ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT

VOLKSWAGEN GROUP OF AMERICA, INC.

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ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT

VOLKSWAGEN GROUP OF AMERICA, INC.

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1	SECOND AFFIRMATIVE DEFENSE	
2	(Failure to State Claim),	Deleted:)
3	2. Plaintiffs' Complaint, and each and every count or cause of action	Deleted:
4	therein, fails to state facts sufficient to constitute any claim or cause of action against	
5	VWGoA.	
6	THIRD AFFIRMATIVE DEFENSE	
7	(Statute of Limitations)	
8	3. Some or all of the claims and causes of action of the Plaintiffs and certain	
9	members of the class are barred by the applicable statutes of limitations.	
10	FOURTH AFFIRMATIVE DEFENSE	
11	(Estoppel)	
12	4. Plaintiffs and certain members of the putative class are estopped by their	
13	or their agent's conduct from recovering any relief by their Complaint, or any	Deleted:
14	purported claim or cause of action alleged therein.	
15	FIFTH AFFIRMATIVE DEFENSE	
16	(Waiver)	
17	5. By their conduct, Plaintiffs and certain members of the putative class	
18	have waived any right to recover any relief sought in their Complaint, or any	Deleted:
19	purported claim or cause of action alleged therein.	
20	SIXTH AFFIRMATIVE DEFENSE	
21	(Laches)	
22	6. The claims of Plaintiffs and certain members of the putative class are	
23	barred by the doctrine of laches.	
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	ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT VOLKSWAGEN GROUP OF AMERICA, INC.	
	07-2249 (FSH-PS)	

SEVENTH AFFIRMATIVE DEFENSE

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(Failure to Notify of Breach of Warranty)

7. Pursuant to the Uniform Commercial Code, Plaintiffs' claims and those of certain members of the putative class are barred by their failure to notify VWGoA of any breach of VWGoA's purported obligations within a reasonable time of when they discovered or should have discovered such breach.

EIGHTH AFFIRMATIVE DEFENSE

(Doctrine of Primary Jurisdiction)

8. Some or all of Plaintiffs' claims and causes of action are barred by the doctrine of primary jurisdiction in that the National Highway Traffic Safety Administration has special competence in this area and, thus, the Court should withhold any resolution of this dispute until NHTSA has had opportunity to consider Plaintiffs' claims.

NINTH AFFIRMATIVE DEFENSE

(Preemption)

9. Some or all of Plaintiffs' claims and causes of action are preempted by the National Traffic and Motor Vehicle Safety Act, 49 U.S.C. § 30101.

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TENTH AFFIRMATIVE DEFENSE

(Failure to Exhaust Administrative Remedies)

10. Some or all of Plaintiffs' claims and causes of action, and those of certain members of the putative class, are barred by their failure to exhaust available administrative remedies.

1	FIFTEENTH, AFFIRMATIVE DEFENSE		Deleted: SIXTEENTH
2	(Good Faith)		
3	15. Any conduct or actions undertaken by or on behalf of VWGoA regarding		Formatted: Bullets and Numbering
4	the allegations in the Complaint, if any, were undertaken in good faith, without		
5	malice, and pursuant to the reasonable conduct of VWGoA.		
			Deleted: SEVENTEENTH
6	SIXTEENTH AFFIRMATIVE DEFENSE (Cond. at Not French Lord Non-Librate As Michael)		AFFIRMATIVE DEFENSE (Conduct Not Unlawful)¶ <#>VWGoA's conduct, as alleged in the
/	(Conduct Not Fraudulent Nor Likely to Mislead)	A A A	Complaint, is not an unlawful practice within the meaning of the Unfair
8	16. VWGoA's conduct, as alleged in the Complaint, is and was not likely to		Competition Law, Business and Professions Code section 17200 et seq.¶ EIGHTEENTH AFFIRMATIVE
9	mislead the public.		DEFENSE (Conduct Not Unfair)¶
10	<u>SEVENTEENTH, AFFIRMATIVE DEFENSE</u>		<#>VWGoA's conduct, as alleged in the Complaint, is not unfair within the meaning of the Unfair Competition Law,
11	(Relief Limited)		Business and Professions Code section 17200 et seq.¶
12	17. The relief available to Plaintiffs and the putative class members, if indeed		Deleted: NINETEENTH
13	they have suffered any injury, is circumscribed by the terms of the limited warranties		Formatted: Bullets and Numbering Deleted: TWENTIETH
14	consented to by Plaintiffs and the putative class and received upon purchase or lease	`	Formatted: Bullets and Numbering
15	of their vehicles.		
16	EIGHTEENTH AFFIRMATIVE DEFENSE		Deleted: TWENTY-FIRST
17	(No Reasonable Reliance)		
18	18. Plaintiffs and the putative class members did not rely upon, or have the		Formatted: Bullets and Numbering
19	right to reasonably rely upon, any alleged representations, promises or statements,		
20	whether oral or written, in that any way varied from or modified the written warranties		
21	consented to by Plaintiffs and the putative class.	, ·	Formatted: Font: Bold
22	consented to by I familiffs and the patative class,	. 1	
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	ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT VOLKSWAGEN GROUP OF AMERICA, INC.		
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1	NINETEENTH, AFFIRMATIVE DEFENSE	Deleted: TWENTY-SECOND
2	(Misuse)	
3	19. Plaintiffs and the putative class members or others altered repaired,	Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start
4	damaged, failed to maintain or misused the vehicles, precluding them from asserting a	at: 1 + Alignment: Left + Aligned at: 0.5" + Tab after: 0.75" + Indent at: 0", Tabs: 1", List tab + Not at 0.75"
5	cause of action against VWGoA relating to the matters set forth in the Complaint,	Formatted: Font: Bold
6	TWENTIETH AFFIRMATIVE DEFENSE	Deleted: TWENTY-THIRD
7	(Violation of Warranty)	
8	20. Plaintiffs and the putative class members or others altered, repaired,	Formatted: Bullets and Numbering
9	damaged, failed to maintain or misused the vehicles so as to violate the terms of the	
10	written warranty.	
11	TWENTY-FIRST AFFIRMATIVE DEFENSE	Deleted: TWENTY-FOURTH
12	(Contributory Fault)	
13	21. Some or all of the claims of Plaintiffs and putative class members may be	Formatted: Bullets and Numbering
14	barred in whole or in part by their own contributory fault.	
15	TWENTY-SECOND AFFIRMATIVE DEFENSE	Deleted: TWENTY-FIFTH
16	(Violation of Due Process)	
17	22. Plaintiffs' claims violate the constitutional rights of VWGoA and certain	Formatted: Bullets and Numbering
18	members of the putative class under the Due Process Clause of the Fifth and	
19	Fourteenth Amendments to the United States Constitution by improperly applying	
20	New Jersey or other state's law to claims stemming from purchases or leases that took	
21	place outside of such states.	Public I manager or one
22	TWENTY-THIRD AFFIRMATIVE DEFENSE	Deleted: TWENTY-SIXTH
23	(Failure to State Claim for Attorney's Fees)	Franchisch B. Hate and Namber in
24	23. Plaintiffs' Complaint fails to state facts sufficient to constitute a claim for	Formatted: Bullets and Numbering
25	recovery or attorney's fees.	
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	ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDANT VOLKSWAGEN GROUP OF AMERICA, INC. 07. 2240 (FEH PS)	/ /

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1	TWENTY-FOURTH AFFIRMATIVE DEFENSE		Deleted: <u>TWENTY-SEVENTH</u>
2	(No Consequential Damages)		
3	24. The consequential damages claims of Plaintiffs and the putative class	'	Formatted: Bullets and Numbering
4	members are precluded by the written limited warranties consented to by Plaintiffs		
5	and the putative class and received upon purchase or lease of their vehicles.		
6	TWENTY-FIFTH AFFIRMATIVE DEFENSE	1	Deleted: TWENTY-EIGHTH
7	(No Recovery of Prejudgment Interest)		
8	25. Plaintiffs and members of the putative class are not entitled to recover	'	Formatted: Bullets and Numbering
9	pre-judgment interest because their alleged damages are not certain or capable of		
10	being made certain by any calculation.		
11	TWENTY-SIXTH AFFIRMATIVE DEFENSE	1	Deleted: TWENTY-NINTH
12	(Violation of Due Process)		
13	26. Some or all of the statutory provisions which may be invoked in support	'	Formatted: Bullets and Numbering
14	of the First Claim are unconstitutionally vague in violation of VWGoA's right of Due		
15	Process and Equal Protection under the Fifth and Fourteenth Amendments to the		
16	United States Constitution.	1	Deleted: and Article I, Section 7 of the California Constitution.
17	TWENTY-SEVENTH AFFIRMATIVE DEFENSE		Deleted: THIRTIETH
18	(Violation of Commerce Clause)		
19	27. Plaintiffs' Complaint, in whole or in part, seeks extraterritorial	'	Formatted: Bullets and Numbering
20	application of one or more states' laws in a manner which unconstitutionally impedes	1	Deleted:
21	interstate commerce in violation of the Commerce Clause of the United States		
22	Constitution.		
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	VOLKSWAGEN GROUP OF AMERICA, INC. 07-2249 (FSH-PS)	1	

damages, if any, sustained by Plaintiffs and the putative class were proximately caused, contributed to or aggravated by the acts or omissions of Plaintiffs, or other persons or entities for which VWGoA is neither responsible or liable. Said acts or omissions were an intervening and/or superseding cause of the injuries, if any, and damages, if any, thus barring Plaintiffs and the putative class from any recovery against VWGoA.

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1	THIRTY-FOURTH, AFFIRMATIVE DEFENSE	Deleted: THIRTY-SEVENTH
2	(Disclaimer)	
3	24. Prior to and at the time of the alleged acts, omissions and conduct of	Formatted: Bullets and Numbering
4	VWGoA as alleged in the Complaint, VWGoA expressly disclaimed, negated and	
5	excluded all warranties of the type herein by Plaintiffs, or of any type, expressed or	
6	implied, whatsoever.	
7	THIRTY-FIFTH, AFFIRMATIVE DEFENSE	Deleted: THIRTY-EIGHTH
8	(Lack of Privity of Contract)	
9	35. VWGoA is informed and believes, and thereon alleges, that Plaintiffs and	Formatted: Bullets and Numbering
10	all members of the putative class have no relationship of privity of contract with	
11	VWGoA, thereby barring Plaintiffs from asserting any claims for which privity of	
12	contract is required.	
13	THIRTY-SIXTH AFFIRMATIVE DEFENSE	Deleted: THIRTY-NINTH
14	(Reservation of Defenses)	
15	36. VWAG reserves the right to assert additional affirmative defenses which	Formatted: Bullets and Numbering
16	may become known or available to it based on discovery and investigation.	
17	WHEREFORE, VWGoA prays as follows:	
18	1. That Plaintiffs and the putative class take nothing by their Complaint;	Deleted:
19	2. That Plaintiffs' Complaint herein be dismissed in its entirely with	
20	prejudice;	
21	3. That judgment be entered against Plaintiffs and in favor of VWGoA;	
22	4. That VWGoA recover its costs of suit herein, including its reasonable	
23	attorneys' fees as allowed by contract, law or statute; and	
24	5. That the Court award such other and further relief as it deems	
25	appropriate.	
26		Deleted:)
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	ANSWER AND AFFIRMATIVE DEFENSES OF DEFENDAN VOLKSWAGEN GROUP OF AMERICA, INC	2. <i>i</i>

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